To: CN=Chad Schulze/OU=R10/O=USEPA/C=US@EPA;Palmer.John@epa.gov[];

almer.John@epa.gov[]

Cc: CN=Jayne Carlin/OU=R10/O=USEPA/C=US@EPA;CN=Jennifer

Wu/OU=R10/O=USEPA/C=US@EPA;CN=Karma Anderson/OU=R10/O=USEPA/C=US@EPA[];

N=Jennifer Wu/OU=R10/O=USEPA/C=US@EPA;CN=Karma

Anderson/OU=R10/O=USEPA/C=US@EPA[]; N=Karma Anderson/OU=R10/O=USEPA/C=US@EPA[]

From: CN=David Powers/OU=R10/O=USEPA/C=US

Sent: Tue 8/28/2012 6:55:35 PM **Subject:** Fw: Oregon CZARA -- pesticides

CZARA Letter to Federal Agencies re pesticide petition.pdf

<u>Pesticide Petition FINAL.pdf</u> Table of Contents FINAL.pdf

www.NorthwestEnvironmentalAdvocates.org

nbell@advocates-nwea.org

Chad - I recently sent you an August 20, 2012 letter from NWEA to EPA and NOAA regarding EPA/NOAA findings on OR's management measures for pesticide use on ag and forest lands. That letter is attached below along with related state rule change petition documents. Now you have it too John.

The August 20th letter claims that the EPA/NOAA Coastal Resource Program 2004 interim sign off on OR's coastal nonpoint source pollution control plan (CNPCP) management measures for pesticide use relied on a court-ordered injunction stemming from the WA Toxics Coalition v. EPA Court decision. NWEA further claims that since that injunction has terminated for a number of pesticides, and will likely be completely terminated by June 30, 2013, an EPA proposed final decision relying on the injunction would be arbitrary and capricious.

It was my understanding that the injunction would be in place until Section 7 consultation on several dozen pesticides had been completed. I also understand the EPA HQ was the lead on the Section 7 consultation effort. Do either of you know:

- 1) the current status of those pesticide consultations and whether consultations are on track to be completed by June 2013
- 2) whether the pesticide label/use requirements have changed as a result of consultations
- 3) whether recommended measures (RPAs) from the Services were adopted as label/use requirements
- 4) whether lifting of the injunction was predicated on completion of Section 7

EPA and NOAA's Coastal Resources Program need to make findings on whether we can approve OR's and WA's CNPCPs. Management measures for pesticide use on ag and forest lands have been an issue. The state rule change petition process represents and opportunity to promote additional pesticide management measures (or reconfirm measures that are part of label requirements) so I would appreciate your insights on the above questions. thanks, Dave

David Powers
Regional Manager for Forests and Rangelands
USEPA Region 10, OOO
805 SW Broadway, Suite 500
Portland, OR 97205
503-326-5874
powers.david@epa.gov

---- Forwarded by David Powers/R10/USEPA/US on 08/28/2012 10:37 AM -----

From: "Nina Bell" <nbell@advocates-nwea.org>

To: Mike Bussell/R10/USEPA/US@EPA, <John.King@noaa.gov>

2014-919500013162 EPA_013414

Cc: <PEDERSEN.Dick@deq.state.or.us>, "Bill Blosser" <bill@wrb-consulting.com>, <ALDRICH.Greg@deq.state.or.us>, "FOSTER Eugene P" <FOSTER.Eugene@deq.state.or.us>, <Allison.Castellan@NOAA.gov>, David Powers/R10/USEPA/US@EPA, <kim.kratz@noaa.gov>, Marylou Soscia/R10/USEPA/US@EPA, David Croxton/R10/USEPA/US@EPA, Alan Henning/R10/USEPA/US@EPA, <paul_henson@fws.gov>, "Will Stelle" <will.stelle@noaa.gov>, <Rob.Walton@noaa.gov>, Dennis McLerran/R10/USEPA/US@EPA

Date: 08/20/2012 02:10 PM

Subject: Oregon CZARA -- pesticides

Please find a short letter attached.

Nina

Nina Bell, J.D., Executive Director Northwest Environmental Advocates P.O. Box 12187 Portland, OR 97212-0187 www.NorthwestEnvironmentalAdvocates.org nbell@advocates-nwea.org 503/295-0490

2014-919500013162 EPA_013415